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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/424,760	02/03/2000	SERGEY KONSTANTINOVITCH GORDEEV	57361-57793	8547
759	06/14/2004		EXAMINER	
YOUNG & TH			HENDRICKSON, STUART L	
SECOND FLOC			ART UNIT	PAPER NUMBER
ARLINGTON,	VA 22202		1754	
			DATE MAILED: 06/14/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

			The
	Application No.	Applicant(s)	
Office Action Summary	Examiner	Group Art Unit	
	Lebicks	179	_
-Th MAILING DATE of this communication appears	on the cover sheet be	neath th correspondence a	ddress-
Period for Reply	1	•	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE 3	MONTH(S) FROM THE MA	JLING DATE
 Extensions of time may be available under the provisions of 37 CFR 1. from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a regilit if NO period for reply is specified above, such period shall, by default, Failure to reply within the set or extended period for reply will, by statused. Any reply received by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b). 	ply within the statutory minin expire SIX (6) MONTHS from the cause the application to	imum of thirty (30) days will be considered the mailing date of this communic	idered timely. cation.,
Status VIII		`	
Responsive to communication(s) filed on			 •
☐ This action is FINAL. ☐ Since this application is in condition for allowance except f accordance with the practice under Ex parte Quayle, 1935	or formal matters, pros	ecution as to the merits is c	losed in
Disposition of Claims	0107 1 19 THE STEEL STEEL		
DA Claim(s) 18-40		is/are pending in the appl	lication
Of the above claim(s) 15-2	1	is/are withdrawn from co	
□ Claim(s)		is/are allowed.	Haluoraugii,
KI Claim(s) 24-46			
☐ Claim(s)		is/are objected to.	
Ox Claim(s)		•	or election
Application Papers		requirement	
☐ The proposed drawing correction, filed on		☐ disapproved.	
☐ The drawing(s) filed on is/are objecte	d to by the Examiner		
☐ The specification is objected to by the Examiner.			
☐ The path or declaration is objected to by the Examiner.			
Pri rity under 35 U.S.C. § 119 (a)-(d)			
Acknowledgement is made of a claim for foreign priority un	der 35 U.S.C. § 119 (a)-	-(d).	
□ All □ Some* □ None of the:			
☐ Certified copies of the priority documents have been rec			
☐ Certified copies of the priority documents have been rec			
 Copies of the certified copies of the priority documents in this national stage application from the International Exercises 		. v .	
*Certified copies not received:	· ·	••	4
Attachment(s)			·
☐ Information Disclosure Stat ment(s), PTO-1449, Paper No(s) 🗆 Int	rview Summary, PTO-413	
☐ Notice of Reference(s) Cited, PTO-892	_	otice of Informal Patent Applical	tion. PTO-152
☐ Notice of Draftsperson's Patent Drawing R view, PTO-948		her	•
Office Acti	ion Summary		

U.S. Patent and Trademark Office PTO-326 (Rev. 11/00)

Part of Paper No. 23

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The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim 28 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 28, there is no way to determine what the predetermined volume of transport pores is.

Claims 24-40 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

- A) The basis for selecting the density of carbon is not given. Carbon has many forms, each having different density. There is no disclosure of which to pick.
- B) The equation found in claim 24 implies that there cannot be a continuum of porosities for a carbide; that all SiC (for example) will have the same porosity, because the numbers used to derive the porosity are invariant (notwithstanding the comment in A). Thus, according to applicants model, there can only be one (or two, if one accepts that two different values can be used for 'density of carbon') different pore distributions of SiC because the porosity is said to be related to the density of 'carbon' and the weight of SiC. However, Goldberger column 7 lists logical and rational reasons why SiC can in fact have widely differing porosities, even though it is still SiC. When a theory (ie, the instant equation) contradicts known facts, the theory is summarily discarded. To say that one picks an element off the periodic table, and the act of doing so will determine the porosity of the ultimate final product because one has also wished for a certain

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Therefore, the two are not in agreement.

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absent the Goldberger reference. Suppose one 'desires' a certain porosity yet picks an element which according to the formulas cannot produce it, what does one do? And what if one finds that an 'impossible' porosity is in fact made (the way Goldberger does, for instance), how is this contradiction resolved? Exactly what is picked first, the X value, the R value, the element or the porosity? Which are later picked? Which are then generated by immutable mathematical formulae? And if everything is predetermined in advance, why go through all the mathematics, if there is only one path and answer?

C) The specification states that figs. 1 and 2 shows a verified experiment, however fig. 2 shows pores not predicted by the formula. Also, there is nothing which states what the initial 'desired porosity was' (was the desired target met?) and why Ti was chosen. Therefore, this example does not in fact prove the present process valid in what it purports. Lastly, fig. 1 says '.8 nm' but fig. 2 shows a peak on the order of 1 micron.

Applicant's arguments filed through 4/7/03 have been fully considered but they are not persuasive.

Describing a system using a formula is not per se patentable. At the very least, claim 24 should delete 'desired' because use of this term implies that chemicals will respond to the will of the experimentor. As the equation does not depend upon the technique, arguments about the technique are irrelevant. The arguments at bottom of pg. 9 are noted; the claims however do not reflect this. The claims recite the ability to make any wished-for porosity ('desired') and do recite much of the periodic table.

Concerning fig. 2, a pore is a pore and the equation does not discriminate among them.

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The showing requested is noted. The failure of the equation to predict Cr is noted. The

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failure to point out an element which makes a pore size of the requested 2.6 nm is also

noted.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to examiner

Hendrickson at telephone number (703) 308-2539.

Stuart Hendrickson examiner Art Unit 1754